EXHIBIT 3

UNREDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 2 of 31

HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY

1 2 3 4 5 6 7 8	QUINN EMANUEL URQUHART & SULLIVA Charles K. Verhoeven (Cal. Bar No. 170151) charlesverhoeven@quinnemanuel.com David Perlson (Cal. Bar No. 209502) davidperlson@quinnemanuel.com Melissa J. Baily (Cal. Bar No. 237649) melissabaily@quinnemanuel.com John Neukom (Cal. Bar No. 275887) johnneukom@quinnemanuel.com Jordan R. Jaffe (Cal. Bar No. 254886) jordanjaffe@quinnemanuel.com 50 California Street, 22nd Floor San Francisco, California 94111-4788 (415) 875-6600 (415) 875-6700 facsimile	AN, LLP
9	Attorneys for Plaintiff WAYMO LLC	
10	UNITED STATES	DISTRICT COURT
11	NORTHERN DISTR	ICT OF CALIFORNIA
12	SAN FRANCI	SCO DIVISION
13	WAYMO LLC	Case No. 17-cv-00939-JCS
14 15	Plaintiffs,	PLAINTIFF'S FOURTH SUPPLEMENTAL OBJECTIONS AND
16	v.	RESPONSES TO UBER'S FIRST SET OF INTERROGATORIES (NOS. 1-11)
17	UBER TECHNOLOGIES, INC.; OTTOMOTTO, LLC; OTTO TRUCKING	
18	LLC, Defendants.	
19	Defendants.	
20		
21		
22		
23		
24		
25		
26		
27		
28		
- 1	1	

No. 3:17-cv-00939-WHA

•	mustrative example, wayino's errorts to discover relevant evidence were triwarted by evasive
2	testimony from Defendants' employees Gaetan Pennecot (Pennecot Dep. 62:3-13, 69:14-15) and
3	Daniel Gruver (Gruver Dep. 45:13-46:19) suggesting that
4	, which was later contradicted by testimony provided by James Haslim in
5	his court-ordered deposition (Haslim May 4 Dep. 50:14-51:9), as well as by misleading testimony
6	from Gruver (Gruver Dep. 51:4-15) suggesting that Velodyne's LiDARs
7	which was later contradicted in Haslim's court-ordered deposition (Haslim May 4 Dep. 165:1-11).

SPECIFIC OBJECTIONS AND RESPONSES

Waymo expressly incorporates the above objections as though set forth fully in response to each of the following individual interrogatories, and, to the extent that they are not raised in the particular response, Waymo does not waive those objections.

INTERROGATORY NO. 1:

Identify each alleged Waymo trade secret from "Plaintiff's List of Asserted Trade Secrets Pursuant to Cal. Code Civ. Proc. Section 2019.210," served on March 10, 2017, that You contend is used by Uber, and identify all facts and Documents (by Bates number) that you believe support Your contention.

RESPONSE TO INTERROGATORY NO. 1:

Waymo incorporates by reference its General Objections. Waymo further objects to this interrogatory on the grounds that it is overbroad, unduly burdensome, and oppressive, including to the extent that it asks Waymo to respond separately for each alleged Waymo trade secret. Waymo further objects to this request to the extent it is compound, complex, and contains multiple subparts. Waymo further objects to this interrogatory as premature to the extent it calls for information that is subject to expert testimony. Waymo will provide expert testimony in accordance with the Court's procedural schedule.

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 4 of 31

HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY

Subject to and without waiving the foregoing General and Specific Objections, Waymo responds as follows:

The head of Defendants' self-driving car program, Anthony Levandowski took from Waymo over 14,000 design files containing Waymo's proprietary information, as well as other proprietary documents describing Waymo's confidential trade secrets. *See* Declaration of Gary Brown ("Brown Decl."); Deposition Transcript of Anthony Levandowski ("Levandowski Dep.") at 20:9-24, 100:9-101:15, 115:3-16. The stolen files describe and contain certain of Waymo's asserted trade secrets including Trade Secret Nos. 1-8, 14-17, 19, 20, 38, 39, 42, 43, 46, 48, 49, 62, 63, and 75-109 from Waymo's List of Asserted Trade Secrets. *See* Dkt. No. 25-7. Mr. Levandowski, on behalf of Uber and in coordination with other Uber employees, including former Waymo employees, used these files to design and build LIDAR designs and systems that include information contained in and derived from Waymo's trade secrets. *See* Levandowski Dep. at 20:9-24, 100:9-101:15, 115:3-16; *see also* Uber's Response to Court Ordered Interrogatory No. 1, Dkt. No. 265-1. They also used know-how contained in and derived from Waymo's trade secrets to determine risks and benefits associated with various LiDAR designs and systems, including Trade Secret Nos. 110-121. *See id.* Further evidence of Uber's use of Waymo's asserted trade secrets is provided below:

Trade Secret Nos. 1 and 4

Uber does not dispute that it uses Trade Secret Nos. 1 and 4. Uber uses Trade Secret No. 1 at least because

22 Uber uses

Trade Secret No. 4 at least because the Fuji device includes

Example documents describing Uber's use of Trade Secret Nos. 1 and 4 include the following: Declaration of Scott Boehmke ("Boehmke Decl."); Declaration of James Haslim ("Haslim Decl."), Ex. B; Deposition Transcript of James Haslim ("Haslim Tr.") at 125:19-126:1; WAYMO-UBER00000635; Fuji device produced for inspection; photographs of the Fuji

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 5 of 31

HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY

1	device, including UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device,
2	including UBER00011690-708, Document Production of Gorilla Circuits, including GOR
3	000001-174.
4	Trade Secret Nos. 2, 3, and 6
5	Uber uses Trade Secret No. 2 at least because the Fuji device includes or is derived from a
6	
7	
8	, or a derivative thereof. Uber uses Trade Secret No. 3 at least because the Fuji
9	device includes or is derived from
10	
11	or a derivative thereof. Uber uses Trade Secret No. 6 at
12	least because the Fuji device includes or is derived from
13	
14	
15	, or a derivative thereof:
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	Example documents describing Uber's use of Trade Secret Nos. 2, 3, and 6 include the
26	following: Haslim Decl., ¶ 15, Ex. B; WAYMO-UBER00000635; Fuji device produced for

28

27

inspection; photographs of the Fuji device, including UBER00006244-254, 272-274, 289-296;

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 6 of 31

1	CAD drawings of the Fuji device, including UBER00011090-708, Document Production of
2	Gorilla Circuits, including GOR 000001-174.
3	Trade Secret No. 5
4	Uber uses Trade Secret No. 5 at least because the Fuji device includes
5	Example documents
6	describing Uber's use of Trade Secret Nos. 2, 3, and 6 include the following: Fuji device produced
7	for inspection; photographs of the Fuji device, including WAYMO-UBER00000635;
8	UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device, including
9	UBER00011690-708, Document Production of Gorilla Circuits, including GOR 000001-174.
10	Trade Secret No. 7
11	Uber does not deny that it uses Trade Secret No. 7. Uber uses Trade Secret No. 7 at least
12	because the Fuji device includes
13	
14	
15	Example documents describing Uber's
16	use of Trade Secret No. 7 include the following: Deposition Transcript of Michael Lebby ("Lebby
17	Tr.") at 58:16-23; Deposition of Gaetan Pennecot ("Pennecot Tr."); Haslim Tr. at 64:49;
18	WAYMO-UBER00000635; Fuji device produced for inspection; photographs of the Fuji device,
19	including UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device, including
20	UBER00011690-708.
21	Trade Secret No. 8
22	Uber does not dispute that it uses Trade Secret No. 8. Uber uses Trade Secret No. 8 at
23	least because the Fuji device includes
24	
25	
26	Example documents describing Uber's use of Trade Secret No. 8 include the following:
27	WAYMO-UBER00000635; Fuji device produced for inspection; photographs of the Fuji device,
$_{28}$	

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 7 of 31

1	including UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device, including
2	UBER00011690-708; Document Production of Gorilla Circuits, including GOR 000001-174.
3	Trade Secret Nos. 9 and 10
4	Uber uses Trade Secret No. 9 at least because the Fuji device includes
5	
6	
7	
8	
9	Uber uses Trade Secret No. 10 at least because the Fuji device
0	
1	
2	Example
3	documents describing Uber's use of Trade Secret Nos. 9 and 10 include the following:
4	Supplemental Declaration of James Haslim ("Haslim Supp. Decl.") ¶ 15; Supplemental
5	Declaration of Michael Lebby ("Lebby Supp. Decl.") ¶ 25, including cited CAD drawing and
6	Zemax simulation; UBER00006248; UBER00006251; UBER00011317; UBER00011473
7	UBER00011612; UBER00011613; UBER00011263; Pennecot Tr.; Haslim Tr. at 161:8-165:14,
8	194:6-17; Fuji device produced for inspection; photographs of the Fuji device, including
9	UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device, including
20	UBER00011690-708; Uber's Responses to Waymo's Second Set of Expedited Interrogatory Nos.
21	10 and 11.
22	Trade Secret No. 13
23	Uber does not dispute that it uses Trade Secret No. 13. Uber uses Trade Secret No. 13 at
24	least because the Fuji device
25	
26	Example documents describing Uber's use of Trade Secret No. 13 include the following:
27	UBER00006246; WAYMO-UBER00000635; Fuji device produced for inspection; photographs of
28	the Fuji device, including UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 8 of 31

1	device, including UBER00011690-708; Document Production of Gorilla Circuits, including GOR
2	000001-174.
3	Trade Secret No. 14
4	Uber uses Trade Secret No. 14 at least because the Fuji device
5	
6	
7	
8	Example documents describing Uber's use of Trade Secret No. 13 include the following:
9	Haslim Decl., Ex. B; Haslim Supp. Tr. at 114:4-115:23; WAYMO-UBER00000635; Fuji device
10	produced for inspection; photographs of the Fuji device, including UBER00006244-254, 272-274,
11	289-296; CAD drawings of the Fuji device, including UBER00011690-708; Document Production
12	of Gorilla Circuits, including GOR 000001-174.
13	Trade Secret No. 19
14	Uber does not dispute that it uses Trade Secret No. 19. Uber uses Trade Secret No. 19 at
15	least because the Fuji device includes
16	
17	
18	
10	Example documents describing
19	Uber's use of Trade Secret No. 13 include the following: UBER00011242; Fuji device produced
19	
	Uber's use of Trade Secret No. 13 include the following: UBER00011242; Fuji device produced
19 20 21	Uber's use of Trade Secret No. 13 include the following: UBER00011242; Fuji device produced for inspection; photographs of the Fuji device, including UBER00006261-264, 275, 277, 279-258;
19 20 21 22	Uber's use of Trade Secret No. 13 include the following: UBER00011242; Fuji device produced for inspection; photographs of the Fuji device, including UBER00006261-264, 275, 277, 279-258; CAD drawings of the Fuji device produced for inspection.
19 20	Uber's use of Trade Secret No. 13 include the following: UBER00011242; Fuji device produced for inspection; photographs of the Fuji device, including UBER00006261-264, 275, 277, 279-258; CAD drawings of the Fuji device produced for inspection. Trade Secret Nos. 48 and 90
19 20 21 22 23	Uber's use of Trade Secret No. 13 include the following: UBER00011242; Fuji device produced for inspection; photographs of the Fuji device, including UBER00006261-264, 275, 277, 279-258; CAD drawings of the Fuji device produced for inspection. Trade Secret Nos. 48 and 90
19 20 21 22 23 24	Uber's use of Trade Secret No. 13 include the following: UBER00011242; Fuji device produced for inspection; photographs of the Fuji device, including UBER00006261-264, 275, 277, 279-258; CAD drawings of the Fuji device produced for inspection. Trade Secret Nos. 48 and 90
19 20 21 22 23 24 25	Uber's use of Trade Secret No. 13 include the following: UBER00011242; Fuji device produced for inspection; photographs of the Fuji device, including UBER00006261-264, 275, 277, 279-258; CAD drawings of the Fuji device produced for inspection. Trade Secret Nos. 48 and 90 Uber uses Trade Secret No. 48 at least because the Spider device includes
19 20 21 22 23 24 25 26	Uber's use of Trade Secret No. 13 include the following: UBER00011242; Fuji device produced for inspection; photographs of the Fuji device, including UBER00006261-264, 275, 277, 279-258; CAD drawings of the Fuji device produced for inspection. Trade Secret Nos. 48 and 90 Uber uses Trade Secret No. 48 at least because the Spider device includes Uber uses Trade Secret No. 90 at least because the Spider

documents describ	oing Uber's use of	Trade Secret Nos	. 48 and 90 inclu	de the following:
UBER00005076;	UBER00005076;	UBER00005077;	UBER00011676;	UBER00011678;
UBER00017389; k	Khirshagar Tr. at 34:0	6-37:4; Haslim Supp	o. Decl. ¶ 7; Haslim	Tr. at 17:24-24:24;
Haslim Dep. Ex. 1	50; Spider device p	roduced for inspecti	on; photographs of	the Spider device,
ncluding URER00	006265-71			

Trade Secret Nos. 94-99

Uber uses Trade Secret Nos. 94-99 at least because the Fuji device includes printed circuit boards that incorporate design information contained in or derived from files downloaded by Anthony Levandowski on December 11, 2015 from Waymo's SVN schematic repository folder and subfolders. Example documents describing Uber's use of Trade Secret Nos. 94-99 include the following: Haslim Decl., Ex. B; WAYMO-UBER00000635; Fuji device produced for inspection; photographs of the Fuji device, including UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device, including UBER00011690-708; Document Production of Gorilla Circuits, including GOR 000001-174.

Discovery is ongoing and Waymo reserves the right to supplement this response after further discovery and investigation into Uber's use of Waymo's trade secrets.

FIRST SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 1:

Waymo incorporates by reference its General Objections. Waymo further objects to this interrogatory on the grounds that it is overbroad, unduly burdensome, and oppressive, including to the extent that it asks Waymo to respond separately for each alleged Waymo trade secret. Waymo further objects to this request to the extent it is compound, complex, and contains multiple subparts. Waymo further objects to this interrogatory as premature to the extent it calls for information that is subject to expert testimony. Waymo will provide expert testimony in accordance with the Court's procedural schedule.

Subject to and without waiving the foregoing General and Specific Objections, Waymo responds as follows:

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 10 of 31

HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY

The head of Defendants' self-driving car program, Anthony Levandowski took from Waymo over 14,000 design files containing Waymo's proprietary information, as well as other proprietary documents describing Waymo's confidential trade secrets. *See* Declaration of Gary Brown ("Brown Decl."); Deposition Transcript of Anthony Levandowski ("Levandowski Dep.") at 20:9-24, 100:9-101:15, 115:3-16. The stolen files describe and contain certain of Waymo's asserted trade secrets including Trade Secret Nos. 1-8, 14-17, 19, 20, 38, 39, 42, 43, 46, 48, 49, 62, 63, and 75-109 from Waymo's List of Asserted Trade Secrets. *See* Dkt. No. 25-7. Mr. Levandowski, on behalf of Uber and in coordination with other Uber employees, including former Waymo employees, used these files to design and build LIDAR designs and systems that include information contained in and derived from Waymo's trade secrets. *See* Levandowski Dep. at 20:9-24, 100:9-101:15, 115:3-16; *see also* Uber's Response to Court Ordered Interrogatory No. 1, Dkt. No. 265-1. They also used know-how contained in and derived from Waymo's trade secrets to determine risks and benefits associated with various LiDAR designs and systems, including Trade Secret Nos. 110-121. *See id.* Further evidence of Uber's use of Waymo's asserted trade secrets is provided below:

Trade Secret Nos. 1 and 4

Uber does not dispute that it uses Trade Secret Nos. 1 and 4. Uber uses Trade Secret No. 1 at least because

Uber uses

Trade Secret No. 4 at least because the Fuji device includes

Example documents describing Uber's use of Trade Secret Nos. 1 and 4 include the following: Declaration of Scott Boehmke ("Boehmke Decl."); Declaration of James Haslim ("Haslim Decl."), Ex. B; Deposition Transcript of James Haslim ("Haslim Tr.") at 125:19-126:1; WAYMO-UBER00000635; Fuji device produced for inspection; photographs of the Fuji device, including UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device,

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 11 of 31

HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY

Trade Secret Nos. 2, 3, and 6 Uber uses Trade Secret No. 2 at least because the Fuji device includes or is derived from a or a derivative thereof. Uber uses Trade Secret No. 3 at least because the Fuji device includes or is derived from
Uber uses Trade Secret No. 2 at least because the Fuji device includes or is derived from a or a derivative thereof. Uber uses Trade Secret No. 3 at least because the Fuji device includes or is derived from
or a derivative thereof. Uber uses Trade Secret No. 3 at least because the Fuji device includes or is derived from
device includes or is derived from
device includes or is derived from
device includes or is derived from
or a derivative thereof. Uber uses Trade Secret No. 6 at
least because the Fuji device includes or is derived from
or a derivative thereof:
Evample degenments describing Liber's use of Trade Secret Neg 2, 2, and 6 include the
Example documents describing Uber's use of Trade Secret Nos. 2, 3, and 6 include the following: Haslim Decl. ¶ 15. Ex. B: WAYMO UBER00000635: Evii device produced for
Example documents describing Uber's use of Trade Secret Nos. 2, 3, and 6 include the following: Haslim Decl., ¶ 15, Ex. B; WAYMO-UBER00000635; Fuji device produced for inspection; photographs of the Fuji device, including UBER00006244-254, 272-274, 289-296;

Gorilla Circuits, including GOR 000001-174; Apr. 13, 2017 Linaval Tr. at 60:1-9; Apr. 17, 2017

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 12 of 31

${\bf HIGHLY\ CONFIDENTIAL-ATTORNEYS'\ EYES\ ONLY}$

1	Boehmke 1r. at 65:14-66:25; Apr. 18, 2017 Haslim 1r. at 60:18-62:6, 76:9-12; Apr. 20, 2017
2	Gruver Tr. at 52:14-54:5; May 4, 2017 Haslim Tr. at 70:16-71:9, 89:5-17, 174:4-10.
3	Trade Secret No. 5
4	Uber uses Trade Secret No. 5 at least because the Fuji device includes
5	Example documents
6	describing Uber's use of Trade Secret Nos. 2, 3, and 6 include the following: Fuji device produced
7	for inspection; photographs of the Fuji device, including WAYMO-UBER00000635;
8	UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device, including
9	UBER00011690-708, Document Production of Gorilla Circuits, including GOR 000001-174.
10	Trade Secret No. 7
11	Uber does not deny that it uses Trade Secret No. 7. Uber uses Trade Secret No. 7 at least
12	because the Fuji device includes
13	
14	
15	Example documents describing Uber's
16	use of Trade Secret No. 7 include the following: Deposition Transcript of Michael Lebby ("Lebby
17	Tr.") at 58:16-23; Deposition of Gaetan Pennecot ("Pennecot Tr."); Haslim Tr. at 62:8-20, 64:49;
18	WAYMO-UBER00000635; Fuji device produced for inspection; photographs of the Fuji device,
19	including UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device, including
20	UBER00011690-708.
21	Trade Secret No. 8
22	Uber does not dispute that it uses Trade Secret No. 8. Uber uses Trade Secret No. 8 at
23	least because the Fuji device includes
24	
25	
26	Example documents describing Uber's use of Trade Secret No. 8 include the following:
27	WAYMO-UBER00000635; Fuji device produced for inspection; photographs of the Fuji device,
28	

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 13 of 31

1	including UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device, including
2	UBER00011690-708; Document Production of Gorilla Circuits, including GOR 000001-174.
3	Trade Secret Nos. 9 and 10
4	Uber uses Trade Secret No. 9 at least because the Fuji device includes
5	
6	
7	
8	
9	Uber uses Trade Secret No. 10 at least because the Fuji device
0	
1	
2	Example
3	documents describing Uber's use of Trade Secret Nos. 9 and 10 include the following:
4	Supplemental Declaration of James Haslim ("Haslim Supp. Decl.") ¶ 15; Supplemental
5	Declaration of Michael Lebby ("Lebby Supp. Decl.") ¶ 25, including cited CAD drawing and
6	Zemax simulation; UBER00006248; UBER00006251; UBER00011317; UBER00011473
7	UBER00011612; UBER00011613; UBER00011263; Pennecot Tr.; Haslim Tr. at 161:8-165:14,
8	194:6-17; Fuji device produced for inspection; photographs of the Fuji device, including
9	UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device, including
20	UBER00011690-708; Uber's Responses to Waymo's Second Set of Expedited Interrogatory Nos.
21	10 and 11; May 4, 2017 Haslim Tr. at 49:16-51:20; June 14, 2017 Pennecot Tr. at 246:19-247:14.
22	Trade Secret No. 13
23	Uber does not dispute that it uses Trade Secret No. 13. Uber uses Trade Secret No. 13 at
24	least because the Fuji device
25	
26	Example documents describing Uber's use of Trade Secret No. 13 include the following:
27	UBER00006246; WAYMO-UBER00000635; Fuji device produced for inspection; photographs of
28	the Fuji device, including UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 14 of 31

HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY

1	device, including UBER00011690-708; Document Production of Gorilla Circuits, including GOR
2	000001-174; Pennecot Tr. (Vol. 2) at 261:19-265:11; Depo. Exhibit 106 (UBER0059852);
3	Pennecot Tr. (Vol. 3) at 423:11-424:17; UBER00072127.
4	Trade Secret No. 14
5	Uber uses Trade Secret No. 14 at least because the Fuji device
6	
7	
8	
9	Example documents describing Uber's use of Trade Secret No. 13 include the following:
10	Haslim Decl., Ex. B; Haslim Supp. Tr. at 114:4-115:23; WAYMO-UBER00000635; Fuji device
11	produced for inspection; photographs of the Fuji device, including UBER00006244-254, 272-274,
12	289-296; CAD drawings of the Fuji device, including UBER00011690-708; Document Production
13	of Gorilla Circuits, including GOR 000001-174; UBER00017468; Pennecot Tr. (Vol. 3) at
14	352:20-355:24; Linaval Tr. at 59:4-23.
15	Trade Secret No. 19
16	Uber does not dispute that it uses Trade Secret No. 19. Uber uses Trade Secret No. 19 at
17	least because the Fuji device includes
18	
19	
20	Example documents describing
21	Uber's use of Trade Secret No. 13 include the following: UBER00011242; Fuji device produced
22	for inspection; photographs of the Fuji device, including UBER00006261-264, 275, 277, 279-258;
23	CAD drawings of the Fuji device produced for inspection.
24	Trade Secret No. 25
25	Uber uses Trade Secret No. 25 at least because the acquisition of Otto was driven by
26	Anthony Levandowski's knowledge of Waymo's
27	Example documents
28	describing Uber's use of Trade Secret No. 25 include the following: UBER00018068.

WAYMO'S FOURTH SUPP. OBJECTIONS AND RESPONSES TO UBER'S FIRST SET OF INTERROGATORIES (Nos. 1-11)

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 15 of 31

1

${\bf HIGHLY\ CONFIDENTIAL-ATTORNEYS'\ EYES\ ONLY}$

Discovery is ongoing and Waymo reserves the right to supplement this response after

2	further discovery and investigation into Uber's use of Waymo's trade secrets.
3	Trade Secret Nos. 48 and 90
4	Uber uses Trade Secret No. 48 at least because the Spider device includes
5	
6	
7	Uber uses Trade Secret No. 90 at least because the Spider
8	device uses information contained in or derived from the document titled,
9	Example
10	documents describing Uber's use of Trade Secret Nos. 48 and 90 include the following:
11	UBER00005076; UBER00005076; UBER00005077; UBER00011676; UBER00011678;
12	UBER00017389; UBER00016399; UBER00017831-38; UBER00017839-51; UBER00017854-
13	55; UBER00017856-57; UBER00017858-76; UBER00017877-89; UBER00017890;
14	UBER00017891; UBER00017892; Khirshagar Tr. at 34:6-37:4; Haslim Supp. Decl. ¶ 7; Haslim
15	Tr. at 17:24-24:24; Haslim Dep. Ex. 150; Spider device produced for inspection; photographs of
16	the Spider device, including UBER00006265-71.
17	Trade Secret No. 72
18	Uber uses Trade Secret No. 72 at least because the Fuji device
19	
20	
21	
22	Example documents describing Uber's use of Trade Secret No. 72 include the following: Haslim
23	Decl.; UBER00072238; Fuji device produced for inspection; photographs of the Fuji device,
24	including UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device, including
25	UBER00011690-708; Document Production of Gorilla Circuits, including GOR 000001-174.
26	Trade Secret Nos. 94-99
27	Uber uses Trade Secret Nos. 94-99 at least because the Fuji device includes printed circuit
28	boards that incorporate design information contained in or derived from files downloaded by
	15 N 0.15 00000 WW.

WAYMO'S FOURTH SUPP. OBJECTIONS AND RESPONSES TO UBER'S FIRST SET OF INTERROGATORIES (Nos. 1-11)

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 16 of 31

HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY

Anthony Levandowski on December 11, 2015 from Waymo's SVN schematic repository folder
and subfolders. Example documents describing Uber's use of Trade
Secret Nos. 94-99 include the following: Haslim Decl., Ex. B; WAYMO-UBER00000635; Fuji
device produced for inspection; photographs of the Fuji device, including UBER00006244-254,
272-274, 289-296; CAD drawings of the Fuji device, including UBER00011690-708; Document
Production of Gorilla Circuits, including GOR 000001-174.

Trade Secret No. 111

Uber uses Trade Secret No. 111 at least because it considered but rejected

based on Anthony Levandowski and other engineers' knowledge of Waymo's trade secrets. Example documents describing Uber's use of Trade Secret No. 111 include the following: UBER00072238.

Trade Secret No. 118

Uber uses Trade Secret No. 118 at least because it considered but rejected

based on Anthony Levandowski and other engineers' knowledge of Waymo's trade secrets. Example documents describing Uber's use of Trade Secret No. 118 include the following: UBER00072238.

Discovery is ongoing and Waymo reserves the right to supplement this response after further discovery and investigation into Uber's use of Waymo's trade secrets.

SECOND SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 1:

Waymo incorporates by reference its General Objections. Waymo further objects to this interrogatory on the grounds that it is overbroad, unduly burdensome, and oppressive, including to the extent that it asks Waymo to respond separately for each alleged Waymo trade secret. Waymo further objects to this request to the extent it is compound, complex, and contains multiple subparts. Waymo further objects to this interrogatory as premature to the extent it calls for

No. 3:17-cy-00939-WHA

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 17 of 31

HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY

information that is subject to expert testimony. Waymo will provide expert testimony in accordance with the Court's procedural schedule.

Subject to and without waiving the foregoing General and Specific Objections, Waymo

The head of Defendants' self-driving car program, Anthony Levandowski took from Waymo over 14,000 design files containing Waymo's proprietary information, as well as other proprietary documents describing Waymo's confidential trade secrets. *See* Declaration of Gary Brown ("Brown Decl."); Deposition Transcript of Anthony Levandowski ("Levandowski Dep.") at 20:9-24, 100:9-101:15, 115:3-16. The stolen files describe and contain certain of Waymo's asserted trade secrets including Trade Secret Nos. 1-8, 14-17, 19, 20, 38, 39, 42, 43, 46, 48, 49, 62, 63, and 75-109 from Waymo's List of Asserted Trade Secrets. *See* Dkt. No. 25-7. Mr. Levandowski, on behalf of Uber and in coordination with other Uber employees, including former Waymo employees, used these files to design and build LIDAR designs and systems that include information contained in and derived from Waymo's trade secrets. *See* Levandowski Dep. at 20:9-24, 100:9-101:15, 115:3-16; *see also* Uber's Response to Court Ordered Interrogatory No. 1, Dkt. No. 265-1. They also used know-how contained in and derived from Waymo's trade secrets to determine risks and benefits associated with various LiDAR designs and systems, including Trade Secret Nos. 110-121. *See id.* Further evidence of Uber's use of Waymo's asserted trade

Trade Secret Nos. 1 and 4

secrets is provided below:

responds as follows:

Uber does not dispute that it uses Trade Secret Nos. 1 and 4. Uber uses Trade Secret No. 1 at least because

Uber uses

Trade Secret No. 4 at least because the Fuji device includes

Example documents describing Uber's use of Trade Secret Nos. 1 and 4 include the following: Declaration of Scott Boehmke ("Boehmke Decl."); Declaration of James

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 18 of 31

1	Haslim ("Haslim Decl."), Ex. B; Deposition Transcript of James Haslim ("Haslim Tr.") at 125:19-
2	126:1; WAYMO-UBER00000635; Fuji device produced for inspection; photographs of the Fuji
3	device, including UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device,
4	including UBER00011690-708, Document Production of Gorilla Circuits, including GOR
5	000001-174.
6	Trade Secret Nos. 2, 3, and 6
7	Uber uses Trade Secret No. 2 at least because the Fuji device includes or is derived from a
8	
9	
0	or a derivative thereof. Uber uses Trade Secret No. 3 at least because the Fuji
.1	device includes or is derived from
2	
.3	or a derivative thereof. Uber uses Trade Secret No. 6 at
4	least because the Fuji device includes or is derived from
.5	
6	
.7	or a derivative thereof:
.8	
.9	
20	
21	
22	
23	
24	
25	
26	
27	Example documents describing Uber's use of Trade Secret Nos. 2, 3, and 6 include the
പ	following: Haslim Decl. ¶ 15 Ex. B. WAYMO-UBER00000635: Fuji device produced for

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 19 of 31

1	inspection; photographs of the Fuji device, including UBER00006244-254, 272-274, 289-296;
2	CAD drawings of the Fuji device, including UBER00011690-708, Document Production of
3	Gorilla Circuits, including GOR 000001-174; Apr. 13, 2017 Linaval Tr. at 60:1-9; Apr. 17, 2017
4	Boehmke Tr. at 65:14-66:25; Apr. 18, 2017 Haslim Tr. at 60:18-62:6, 76:9-12; Apr. 20, 2017
5	Gruver Tr. at 52:14-54:5; May 4, 2017 Haslim Tr. at 70:16-71:9, 89:5-17, 174:4-10.
6	Trade Secret No. 5
7	Uber uses Trade Secret No. 5 at least because the Fuji device includes
8	Example documents
9	describing Uber's use of Trade Secret Nos. 2, 3, and 6 include the following: Fuji device produced
10	for inspection; photographs of the Fuji device, including WAYMO-UBER00000635;
11	UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device, including
12	UBER00011690-708, Document Production of Gorilla Circuits, including GOR 000001-174.
13	Trade Secret No. 7
14	Uber does not deny that it uses Trade Secret No. 7. Uber uses Trade Secret No. 7 at least
15	because the Fuji device includes
16	
17	
18	Example documents describing Uber's
19	use of Trade Secret No. 7 include the following: Deposition Transcript of Michael Lebby ("Lebby
20	Tr.") at 58:16-23; Deposition of Gaetan Pennecot ("Pennecot Tr."); Haslim Tr. at 62:8-20, 64:49;
21	WAYMO-UBER00000635; Fuji device produced for inspection; photographs of the Fuji device,
22	including UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device, including
23	UBER00011690-708.
24	Trade Secret No. 8
25	Uber does not dispute that it uses Trade Secret No. 8. Uber uses Trade Secret No. 8 at
26	least because the Fuji device includes
27	
28	

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 20 of 31

1	Example documents describing Uber's use of Trade Secret No. 8 include the following:
2	WAYMO-UBER00000635; Fuji device produced for inspection; photographs of the Fuji device,
3	including UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device, including
4	UBER00011690-708; Document Production of Gorilla Circuits, including GOR 000001-174.
5	Trade Secret Nos. 9 and 10
6	Uber uses Trade Secret No. 9 at least because the Fuji device includes
7	
8	
9	
10	
11	Uber uses Trade Secret No. 10 at least because the Fuji device
12	
13	
14	Example
15	documents describing Uber's use of Trade Secret Nos. 9 and 10 include the following:
16	Supplemental Declaration of James Haslim ("Haslim Supp. Decl.") ¶ 15; Supplemental
17	Declaration of Michael Lebby ("Lebby Supp. Decl.") ¶ 25, including cited CAD drawing and
18	Zemax simulation; UBER00006248; UBER00006251; UBER00011317; UBER00011473
19	UBER00011612; UBER00011613; UBER00011263; Pennecot Tr.; Haslim Tr. at 161:8-165:14,
20	194:6-17; Fuji device produced for inspection; photographs of the Fuji device, including
21	UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device, including
22	UBER00011690-708; Uber's Responses to Waymo's Second Set of Expedited Interrogatory Nos.
23	10 and 11; May 4, 2017 Haslim Tr. at 49:16-51:20; June 14, 2017 Pennecot Tr. at 246:19-247:14;
24	UBER00011609, UBER00075094, UBER00075131, UBER00074334.
25	Trade Secret No. 13
26	Uber does not dispute that it uses Trade Secret No. 13. Uber uses Trade Secret No. 13 at
27	least because the Fuji device
28	

1	Example documents describing Uber's use of Trade Secret No. 13 include the following:			
2	UBER00006246; WAYMO-UBER00000635; Fuji device produced for inspection; photographs of			
3	the Fuji device, including UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji			
4	device, including UBER00011690-708; Document Production of Gorilla Circuits, including GOR			
5	000001-174; Pennecot Tr. (Vol. 2) at 261:19-265:11; Depo. Exhibit 106 (UBER0059852);			
6	Pennecot Tr. (Vol. 3) at 423:11-424:17; UBER00072127.			
7	Trade Secret No. 14			
8	Uber uses Trade Secret No. 14 at least because the Fuji device			
9				
10				
11				
12	Example documents describing Uber's use of Trade Secret No. 13 include the following:			
13	Haslim Decl., Ex. B; Haslim Supp. Tr. at 114:4-115:23; WAYMO-UBER00000635; Fuji device			
14	produced for inspection; photographs of the Fuji device, including UBER00006244-254, 272-274,			
15	289-296; CAD drawings of the Fuji device, including UBER00011690-708; Document Production			
16	of Gorilla Circuits, including GOR 000001-174; UBER00017468; Pennecot Tr. (Vol. 3) at			
17	352:20-355:24; Linaval Tr. at 59:4-23.			
18	Trade Secret No. 19			
19	Uber does not dispute that it uses Trade Secret No. 19. Uber uses Trade Secret No. 19 at			
20	least because the Fuji device includes			
21				
22				
23	Example documents describing			
24	Uber's use of Trade Secret No. 13 include the following: UBER00011242; Fuji device produced			
25	for inspection; photographs of the Fuji device, including UBER00006261-264, 275, 277, 279-258;			
26	CAD drawings of the Fuji device produced for inspection.			
27	Trade Secret No. 25			
28				

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 22 of 31

1	Uber uses Trade Secret No. 25 at least because the acquisition of Otto was driven by
2	Anthony Levandowski's knowledge of Waymo's
3	Example documents
4	describing Uber's use of Trade Secret No. 25 include the following: UBER00018068;
5	UBER00060321.
6	Discovery is ongoing and Waymo reserves the right to supplement this response after
7	further discovery and investigation into Uber's use of Waymo's trade secrets.
8	Trade Secret Nos. 48 and 90
9	Uber uses Trade Secret No. 48 at least because the Spider device includes
10	
11	
12	Uber uses Trade Secret No. 90 at least because the Spider
13	device uses information contained in or derived from the document titled,
14	Example
15	documents describing Uber's use of Trade Secret Nos. 48 and 90 include the following:
16	UBER00005076; UBER00005076; UBER00005077; UBER00011676; UBER00011678;
17	UBER00017389; UBER00016399; UBER00017831-38; UBER00017839-51; UBER00017854-
18	55; UBER00017856-57; UBER00017858-76; UBER00017877-89; UBER00017890;
19	UBER00017891; UBER00017892; Khirshagar Tr. at 34:6-37:4; Haslim Supp. Decl. ¶ 7; Haslim
20	Tr. at 17:24-24:24; Haslim Dep. Ex. 150; Spider device produced for inspection; photographs of
21	the Spider device, including UBER00006265-71.
22	Trade Secret No. 72
23	Uber uses Trade Secret No. 72 at least because the Fuji device
24	
25	
26	
27	Example documents describing Uber's use of Trade Secret No. 72 include the following: Haslim
28	Decl.; UBER00072238; Fuji device produced for inspection; photographs of the Fuji device,

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 23 of 31

HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY
including UBER00006244-254, 272-274, 289-296; CAD drawings of the Fuji device, including
UBER00011690-708; Document Production of Gorilla Circuits, including GOR 000001-174.
Trade Secret Nos. 94-99
Uber uses Trade Secret Nos. 94-99 at least because the Fuji device includes printed circuit
boards that incorporate design information contained in or derived from files downloaded by
Anthony Levandowski on December 11, 2015 from Waymo's SVN schematic repository folder
and subfolders. Example documents describing Uber's use of Trade
Secret Nos. 94-99 include the following: Haslim Decl., Ex. B; WAYMO-UBER00000635; Fuji
device produced for inspection; photographs of the Fuji device, including UBER00006244-254,
272-274, 289-296; CAD drawings of the Fuji device, including UBER00011690-708; Document
Production of Gorilla Circuits, including GOR 000001-174.
Trade Secret No. 111
Liber was Trade Court No. 111 at least because it considered but rejected

Uber uses Trade Secret No. 111 at least because it considered but rejected

based on Anthony Levandowski and other engineers' knowledge of Waymo's trade secrets. Indeed, while leading Uber's self-driving car efforts, Anthony Levandowski stated that: "We understand what not to do and where not to waste time, because we have experience from having tried it before and it didn't work And we have experience trying things that do work, so we're just doing the things that do work, and focus on that." *See, e.g.*, Jaffe Ex. 53, Dkt. 27-33 (https://www.forbes.com/sites/briansolomon/2017/02/23/meet-the-former-google-engineer-who-allegedly-stole-secrets-for-uber-anthony-levandowski/print/). Example documents

Trade Secret No. 118

Uber uses Trade Secret No. 118 at least because it considered but rejected

describing Uber's use of Trade Secret No. 111 include the following: UBER00072238.

based on Anthony Levandowski and other engineers' knowledge of Waymo's trade secrets. Indeed, while leading Uber's self-driving car efforts, Anthony Levandowski stated that: "We understand what not to do and where not to waste time, because we have experience

from having tried it before and it didn't work And we have experience trying this	ngs that do
work, so we're just doing the things that do work, and focus on that." See, e.g., Jaffe E	x. 53, Dkt.
27-33 (https://www.forbes.com/sites/briansolomon/2017/02/23/meet-the-former-google	e-engineer-
who-allegedly-stole-secrets-for-uber-anthony-levandowski/print/). Example	documents
describing Uber's use of Trade Secret No. 118 include the following: UBER00072238.	

Discovery is ongoing and Waymo reserves the right to supplement this response after further discovery and investigation into Uber's use of Waymo's trade secrets.

INTERROGATORY NO. 2:

Separately for each alleged Waymo trade secret identified in response to Interrogatory No.

1, identify each Person who you claim has knowledge that Uber has used that trade secret, and your basis for asserting that that person has knowledge of use of that specific trade secret.

RESPONSE TO INTERROGATORY NO. 2:

Waymo incorporates by reference its General Objections. Waymo further objects to this interrogatory on the grounds that it is overbroad, unduly burdensome, and oppressive, including to the extent that it asks Waymo to respond separately for each alleged Waymo trade secret. Waymo further objects to this request to the extent it is compound, complex, and contains multiple subparts.

Subject to and without waiving the foregoing General and Specific Objections, Waymo responds as follows: Waymo identifies the individuals in the documents and deposition testimony cited in Waymo's response to Interrogatory No. 1. Waymo further identifies all individuals identified by Defendants in response to Court Ordered Interrogatory No. 2. Waymo prospectively identifies those individuals to be identified by Uber in its required accounting pursuant to the Court's preliminary injunction order. Waymo identifies these individuals based on their conversations with Mr. Levandowski who has possessed and/or still does possess Waymo's confidential documents as described in Waymo's response to Interrogatory No. 1, Waymo's Trade Secret List, and the Court's preliminary injunction order.

Trade Secret Nos. 48 and 90

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Trade Secret Nos. 48 and 90 are not generally known in light of the public disclosures referenced in the Declarations of Paul McManamon and Michael Lebby for at least the following reasons:

Trade Secret No. 48 recites, Trade Secret No. 90 recites, "the technical information contained in the presentation."

Dr. Lebby relied on four references to allege this trade secret was generally known: doped fibers sold by iXblue and Newport, a paper titled, "Controlling the 1 µm spontaneous emission in Er/Yb co-doped fiber amplifiers," and U.S. Patent No. 8,934,509 (the "'509 Patent"). Each of these references fails to disclose

Additionally, the references fail to disclose

Dr. Lebby does not dispute this.

Trade Secret No. 62

Trade Secret No. 62 is not generally known in light of the public disclosures referenced in the Declarations of Paul McManamon and Michael Lebby for at least the following reasons:

Dr. McManamon did not cite any public disclosures to allege that Trade Secret No. 62 was generally known.

INTERROGATORY NO. 10:

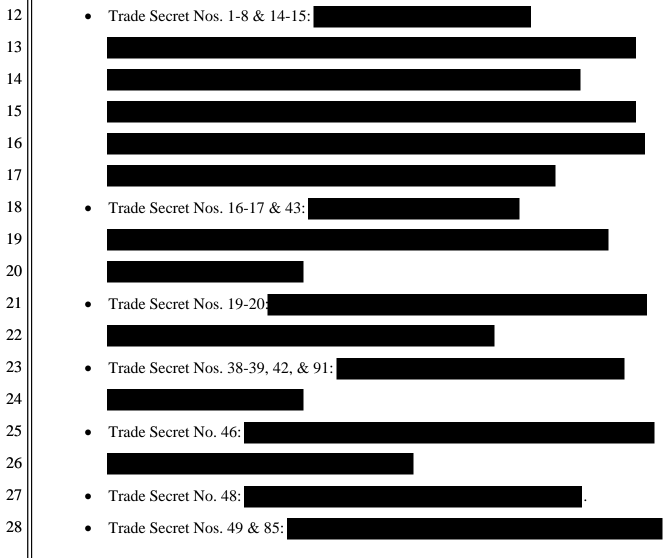
Separately for each alleged Waymo trade secret identified in response to Interrogatory No. 1, identify any and all Allegedly Misappropriated Files that You contend disclose that trade secret and describe how those files disclose the trade secret.

RESPONSE TO INTERROGATORY NO. 10:

Waymo incorporates by reference its General Objections. Waymo further objects to this interrogatory on the grounds that (i) it is vague and ambiguous, including with respect to the phrase "describe how those files disclose the trade secret"; and (ii) it is overbroad, unduly burdensome, and oppressive, including to the extent that it asks Waymo to respond "[s]eparately for each alleged Waymo trade secret" and to identify "any and all . . . Files." Waymo further objects to this request to the extent it is compound, complex and contains multiple subparts.

Subject to and without waiving the foregoing General and Specific Objections, Waymo responds as follows:

The trade secrets identified below are disclosed at least in part by, among others, the misappropriated materials listed below.



1	•	Trade Secret No. 62:
2	•	Trade Secret Nos. 63 & 89:
3	•	Trade Secret Nos. 75-80:
4	•	Trade Secret Nos. 81-84:
5	•	Trade Secret No. 86:
6	•	Trade Secret No. 87:
7	•	Trade Secret No. 88:
8	•	Trade Secret No. 90:
9	•	Trade Secret Nos. 92-93:
10		
11		
12	•	Trade Secret No. 94:
13		
14	•	Trade Secret No. 95:
15		
16	•	Trade Secret No. 96:
17		
18	•	Trade Secret No. 97:
19		
20	•	Trade Secret No. 98:
21		
22	•	Trade Secret No. 99:
23		
24	•	Trade Secret No. 100:
25		
26	•	Trade Secret No. 101:
27	•	Trade Secret No. 102:
28	•	Trade Secret No. 103:
	I	

WAYMO'S FOURTH SUPP. OBJECTIONS AND RESPONSES TO UBER'S FIRST SET OF INTERROGATORIES (Nos. 1-11)

Trade Secret No. 104: Trade Secret No. 105: Trade Secret No. 106: Trade Secret No. 107: Trade Secret No. 108: Trade Secret No. 109:

9

1

2

3

4

5

6

7

8

10

11

12

13

14

15

16

17

18

FIRST SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 10:

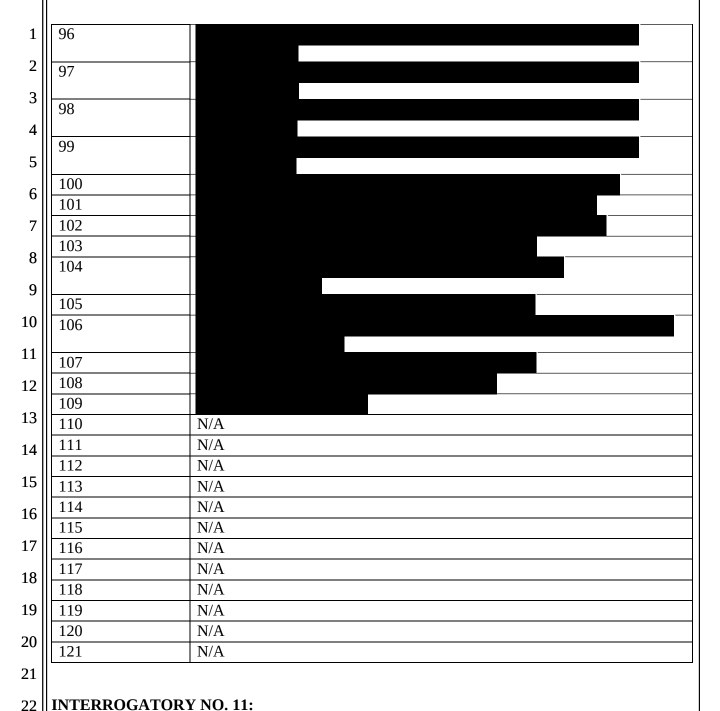
Waymo incorporates by reference its General Objections. Waymo further objects to this interrogatory on the grounds that it is vague and ambiguous, including with respect to the phrase "describe how those files disclose the trade secret," Waymo further objects to this request to the extent it is compound, complex and contains multiple subparts.

Subject to and without waiving the foregoing General and Specific Objections, Waymo responds as follows:

The trade secrets identified below are disclosed at least in part by, among others, the misappropriated materials listed below.

19	Trade Secret No.	Misappropriated Files
20	1	
21		
22		
23	2	See supra, Trade Secret No. 1.
24	3	See supra, Trade Secret No. 1.
	4	See supra, Trade Secret No. 1.
25	5	See supra, Trade Secret No. 1.
26	6	See supra, Trade Secret No. 1.
20	7	See supra, Trade Secret No. 1.
27	8	See supra, Trade Secret No. 1.
28	9	N/A
20	10	N/A
	<u>'</u>	

$_{1}\Vert$	13	N/A
1	14	See supra, Trade Secret No. 1.
2	15	See supra, Trade Secret No. 1.
3	16	See supra, Trade Seeree 1 (o. 1.
4	17	See supra, Trade Secret No. 16.
5	19	
6	20	See supra, Trade Secret No. 20.
٦	38	
7	39	See supra, Trade Secret No. 38.
8	42	See supra, Trade Secret No. 38.
9	43	See supra, Trade Secret No. 16.
9	46	
10	48	
$_{11}\ $	49	
11	62	
12	63	
13	75	
13	76	See supra, Trade Secret No. 75.
14	77	See supra, Trade Secret No. 75.
15	78	See supra, Trade Secret No. 75.
	79	See supra, Trade Secret No. 75.
16	80	See supra, Trade Secret No. 75.
$_{17}\ $	81	
	82	See supra, Trade Secret No. 81.
18	83	See supra, Trade Secret No. 81.
$_{19}\ $	84	See supra, Trade Secret No. 81.
_	85	See supra, Trade Secret No. 49.
20	86	
21	87	
_	88	Consumer Trade Course No. 62
22	89 90	See supra, Trade Secret No. 63.
23	91	Saa sunna Trada Saarat No. 38
ا ۱	92	See supra, Trade Secret No. 38.
24	92	
25		
26	93	See supra, Trade Secret No. 92.
26 27	94	
$\begin{bmatrix} 27 \\ 28 \end{bmatrix}$	95	
	L	



INTERROGATORY NO. 11:

For the past five years, identify every Waymo executive (with a title of Senior Vice President or Executive Vice President or above) who has had a separate Side Business during any part of the time that he or she has worked at Waymo.

26

23

24

25

27

Case 3:17-cv-00939-WHA Document 1166-3 Filed 08/11/17 Page 31 of 31

1	00026526,	WAYMO-UBER-00026529,	WAYMO-UBER-00026530,	WAYMO-UBER-	
2	00026531,	WAYMO-UBER-00026532,	WAYMO-UBER-00026533,	WAYMO-UBER-	
3	00026534,	WAYMO-UBER-00026535,	WAYMO-UBER-00026536,	WAYMO-UBER-	
4	00026539,	WAYMO-UBER-00026540,	WAYMO-UBER-00026543,	WAYMO-UBER-	
5	00026544,	WAYMO-UBER-00026603,	WAYMO-UBER-00026604,	WAYMO-UBER-	
6	00026725,	WAYMO-UBER-00026727,	WAYMO-UBER-00026888,	WAYMO-UBER-	
7	00027015,	WAYMO-UBER-00027016,	WAYMO-UBER-00027017,	WAYMO-UBER-	
8	00027018,	WAYMO-UBER-00027019,	WAYMO-UBER-00027020,	WAYMO-UBER-	
9	00027034,	WAYMO-UBER-00027035,	WAYMO-UBER-00027037,	WAYMO-UBER-	
10	00027038,	WAYMO-UBER-00027039,	WAYMO-UBER-00027040,	WAYMO-UBER-	
11	00027041.				
12	Waymo will further investigate this interrogatory and will supplement its response if				
13	necessary.				
14	DATED: August 1, 2017 QUINN EMANUEL URQUHART & SULLIVAN,				
15					
16	By /s/ Charles K. Verhoeven Charles K. Verhoeven				
17	C. WAYD OLL C				
18					
19					
20					
21					
22					
23					
24					
25					
26					
27					
27 28					